

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Weshington, D.C. 20231

Zh	SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
	08/793,416	10/23/97	HARE	J 18872.0056 EXAMINER
	HODGSON RUS 1800 ONE M (BUFFALO NY	& T PLAZA	PM82/0822 WOODS & GOODYEAR	3641 DATE MAILED: **08/22/01
	This is a communication COMMISSIONER OF PA	from the examiner in ATENTS AND TRAD	n charge of your application. EMARKS	, 33, 33,
,	This application has		Responsive to communication filed or	
-	A shortened statutory period for response to this action is set to expire month(s), days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133 Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:			
	3. Notice of Art (erences Cited by Exe Cited by Applicant, P In How to Effect Draw	· · · · · · · · · · · · · · · · · · ·	Notice of Draftsman's Patent Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152.
	Part II SUMMARY OF			are pending in the application
	Of the abo	ve, claims		are withdrawn from consideration.
	2. Claims			have been cancelled.
	3. Claims			are allowed.
	4. Claims		· · · · · · · · · · · · · · · · · · ·	are rejected.
	5. Claims	7 (0)	· · · · · · · · · · · · · · · · · · ·	are objected to.
	6. Claims_	1-19		are subject to restriction or election requirement.
	7. This application h	nas been filed with In	formal drawings under 37 C.F.R. 1.85 which	h are acceptable for examination purposes.
	8. Formal drawings	are required in resp	onse to this Office action.	
•	9. The corrected or are acceptable	substitute drawings e; not acceptable	have been received on (see explanation or Notice of Draftsman's	Under 37 C.F.R. 1.84 these drawings Patent Drawing Review, PTO-948).
	10. The proposed acceptance examiner; dis	Iditional or substitute sapproved by the exa	sheet(s) of drawings, filed on aminer (see explanation).	has (have) been approved by the
	11. The proposed dra	wing correction, filed	d, has been 🔲 a	approved; disapproved (see explanation).
			m for priority under 35 U.S.C. 119. The certal no; filed on	rtified copy has
	13. Since this applica accordance with t	tion apppears to be the practice under Ex	In condition for allowance except for formal capte Quayle, 1935 C.D. 11; 453 O.G. 21;	matters, prosecution as to the merits is closed in 3.

14. Other

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1. This application was filed under 35 U.S.C. 371.

There is lack of unity under PCT Rule 13 because there is no "special technical feature" common to all the Groups which defines the contribution which each of the inventions makes over the prior art. In the present case, there is no common "special technical feature" because the general inventive concept set forth for example in claims such as claim 1, do not define over the teachings of the prior art set forth in the 11/10/98 IDS (for example, British 849655 or EP 0147147).

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1-14, drawn to an invention, classified in class 252, subclass 478.
 - II. Claims 15-18, drawn to an invention, classified in class 376, subclass 287.
 - III. Claim 19, drawn to an invention, classified in class 376, subclass 260 or class264, subclass 310.
- 3. <u>If either invention I or II is elected</u>, applicant is further required under 35 U.S.C. 121 to elect one of the following disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable (currently, claim 1 is generic).
 - A. The embodiment of Fig. 1.
 - B. The embodiment of Fig. 2.
 - C. The embodiment of Fig. 3.
 - D. The embodiment of Fig. 4.

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E. The embodiment of Fig. 5.

4. <u>If invention II is elected</u>, applicant is further required under 35 U.S.C. 121 to elect one of the following disclosed species for prosecution on the merits to which the claims shall be restricted of no generic claim is finally held to be allowable (currently, claim 1 is generic).

- X. Wherein the source is a hot spot in the steam generating circuit of a nuclear-powered steam raising installation.
- Y. Wherein the source is a radioactive component retrieved from an area which is contaminated with radiation.
 - Z. Wherein the source is a part of a gamma radiography device.
- 5. <u>Upon election of one of the inventions identified above as I-III</u>, applicant is further required under 35 U.S.C. 121 to elect a single specie of the outer polymeric material, for purposes of examination.

This additional requirement is to facilitate examining due to the diverse materials disclosed as suitable (e.g. see the specification on page 10).

6. Applicant is advised that a reply to the election of species requirements, must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

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Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species, MPEP 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

7. Any inquiry concerning this communication should be directed to Mr. Behrend at telephone number (703) 305-1831.

Behrend/cw August 13, 2001

> HARVEY E. BEHREND PRIMARY EXAMINER